

No. 10-1280C277

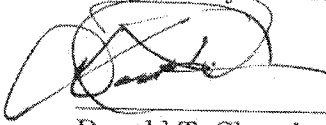
Christian Randolph, § In The 227th Texas
Plaintiff §
v. § Judicial District
Martin J. Cirkiel, and § For
Cirkiel & Associates, §
Defendants § Williamson County

**Plaintiff's Motion for Entry of Discovery Control and
Scheduling Orders**

To the Honorable Texas District Judge Ken Anderson:

NOW COMES Plaintiff before this honorable Court, through and by his counsel of record, Donald T. Cheatham, respectfully moving pursuant to applicable provisions of the Texas Rules of Civil Procedure for suitable and appropriate discovery control and scheduling Orders.

Respectfully submitted,



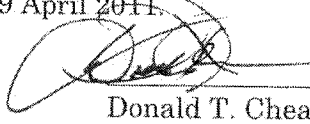
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Plaintiff's Counsel

Certificate of Service

EXHIBIT

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I the undersigned Plaintiff's counsel do hereby certify that I served a true and correct copy of the foregoing Motion upon the Defendants' counsel of record consistent with applicable provisions of the Texas Rules of Civil Procedure this 19 April 2011.



Donald T. Cheatham